

ADVOCACY PROGRAM 2008 ANNUAL REPORT (MESC ACT)

The Unemployment Insurance Agency's Advocacy Program was created by legislation passed in December 1989 which added Section 421.5a to the Michigan Employment Security Act. The purpose of the Advocacy Program is to provide information, consultation, and representation services to unemployed workers and employers who are involved with unemployment insurance appeal hearings. Since the Program's inception in 1991, over 168,528 customers have been serviced through the Advocacy Program.

- **A.** During CY 2008, seven thousand twenty six (7,026) unemployed workers requested Advocacy services. Of those, 6,999 unemployed workers were provided consultation and representation services.
- **B.** During CY 2008, three thousand nine hundred and sixty two (3,962) employers requested Advocacy services. Of those, 3,927 employers were provided consultation and representation services
- **C.** Unemployed workers fully expended the appropriation in CY 2008.
- **D.** Employers fully expended the appropriation in CY 2008.

1

E. In 2008, the Advocacy Program continued to provide services to customers at the appeal level. The number of cases opened and closed reflect a great awareness of the Program's services among both unemployed workers and employers. The Advocacy Program provided information and consultation only services in 504 cases (5%) of the cases opened in CY 2008. In some of these cases, the unemployed workers and employers decided not to continue to the hearing with their cases after consulting with an Advocate.

The Advocacy Program does not provide services at the hearing if the Advocate determines the case lacks merit. During the consultation the Advocate discusses the issues involved, reviews documentation and prepares witnesses and the customer for the hearing. The Advocate determines whether, in his or her opinion, the case has merit under UI law and explains to the customer the merits of the case. The Advocate also explains the hearing processes and assists the customer in presenting the pertinent facts involved at the hearing.